NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida.

MOTICE IS HEREBY GIVEN THAT F. CLIFton Moor, purchaser of tax certificate number 51, dated July 3rd, 1905, has filed and certificate in my office and made application for tax deed to issue in secondance with law. Said certificate embraces the following described property, situate in Leon county, State of Florids, towit: One hundred and twenty-three feet and four inches off the east side of the south half of T. C. lot 26, north half county quarter.

The said land being assessed at the date of the issuance of said certificate in the name of Jenette Gurley. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 20th day of August, A. D. 1907.

Witness my official signature and seal this 11th day of July, A. D. 1907.

HENRY T. FELKEL,

Clerk Circuit Court, Leon county, Florids.

Clerk Circuit Court, Leon county, Florida.

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida.

NOTICE IS HEREBY GIVEN THAT J. T.

lot 16.

The said land being assessed at the date of the issuance of said certificete in the name of Henry A. Mickens. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August, A. D. 1907.

Witness my official signature and seal this fitted day of July, A. D. 1907.

(SEAL)

HENRY T. FELKEL.

Clerk Circuit Court, Leon county, Florida.

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florids.

NOTICE IS HEREBY GIVEN THAT JOHN P. NOTICE IS HEREBY GIVEN THAT JOHN P. Roberts, purchaser of tax certificate number 16, dated July 3rd, 1905, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county, State of Florida, towit: Lot number eleven (11) of block number two (2), as per plat, recorded in deed book HH, page 562, in the northeast quarter of the northeast quarter of section thirty-five, in township one (1) north of range one (1) west.

north of range one (1) west.

The said land being assessed at the date of the issuance of said certificate in the name of Solo-mon Flucas. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August, A. D. 1907. Witness my official signature and seal this 11th day of July, 1907.

HENRY T. FELKEL, Clerk Circuit Court, Leon county, Florida.

NOTICE of Application for Tax Deed, given in accordance with Section 574 and 575 of the General Statutes of the State of Florida,

NOTICE IS HEREBY GIVEN THAT ARTHUR Barineau, purchaser of tax certificate number 28, dated July 3rd, 1905, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county. State of Florida, towit: Four (4) acres of land in the north west quarter of the south east quarter of section three (3) in of the south east quarter of section three (3) in township one (1) south or range two (2) east described to wit: Beginning at a point 140 yards north of the south west corner of said north west quarter of the south east quarter and run north 140 yards, thence east 140 yards, thence south 140

140 yards, thence east 140 yards, thence south 140 yards, thence west 140 yards to the point of beginning, containing four acres more or less.

The said land being assessed at the date of the issuance of said certificate in the name of E. P. Jackson. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August A. D. 1907.

Witness my official signature and seal this 11th day of July A. D. 1907.

(SEAL)

HENRY T. FELKEL,

Clerk Circuit Court Leon county Florida.

Clerk Circuit Court Leon county Florida

NOTICE of Application for Tax deed, given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida:

NOTICE IS HEREBY GIVEN THAT ARTHUR Barineau, purchaser of tax ceftificate number 37, dated July 3rd, A. D. 1905, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county, state of Florida, towit: The middle one-third running east and west of lot No. seven (7), as per plat recorded in deed book Z page 600, in the north east quarter of the north east quarter of section two (2) in township one (1) south of range one (1) west, containing one-third of an acre more or less.

The said land being assessed at the date of the issuance of said certificate in the name of Lettie Austin. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August A. D. 1907.

Witness my official signature and seal this 11th day of July, A. D. 1907. NOTICE IS HEREBY GIVEN THAT ARTHUR

day of July, A. D. 1907. [SEAL] HENRY T. FELKEL, Clerk Circuit Court, Leon county, Florida.

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida:

NOTICE IS HEREBY GIVEN THAT JONAH
Britt, purchaser of tax certificate number
27, dated July 3rd, A. D. 1905, has filed said certificate in my office and made application for tax
deed to issue in accordance with law. Said certificate embraces the following described property,
situate in Lean country. State of Florida towitisituate in Leon county, State of Florida, towit: The south east quarter of the north east quarter and the south east quarter of the south west quarter of section twenty-three (23) in towtship

quarter of section twenty-three (23) in towtship three (3) north of range one (1) west, containing eighty acres more or less.

The said land being assessed at the date of the issuance of said certificate in the name of Sidney G. Weil, agent for Gulf Lumber Co. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August A. D. 1907.

Witness my official signature and seal this 11th

Witness my official signature and seal this 11th day of July, A. D. 1907.

[SEAL] HENRY T, FELKEL,

Clerk Circutt Court, Leon county, Florida.

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida:

NOTICE IS HEREBY GIVEN THAT N. B. NOTICE IS HEREBY GIVEN THAT N. B.,
Hartsfield, purchaser of tax certificate number 26, dated July 3rd 1905, has filed said certificate in my office, and made application for tax
deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county, State of Florida, towit: The east half of the southwest quarter of
the north east quarter and the south east quarter of the morth east quarter of section, thirtythe north east quarter and the south east quarter of the north east quarter of section thirtysix (36) in township one (1) north of range two
[2] west, containing sixty acres more or less.

The said land being assessed at the date of the
issuance of said certificate in the name of Mrs. M.
F. Barlor. Unless said certificate shall be redeemed according to law, tax deed will issue
thereon on the 12th day of August A. D. 1907.

Witness my official signature and seal this 11th
day of July, A. D. 1907.
[SEAL] HENRY T. FELKEL,
Clerk Circuit Court, Leon county Florida.

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida.

NOTICE IS HEREBY GIVEN THAT R. B. Council, purchaser of tax certificate number 43, dated July 3rd, A. D. 1905, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county, State of Florida, towit: The southeast quarter of the northeast quarter of section fifteen—15—in township two—2—south of range one—1—west, containing forty acrea, more or less.

The mid land being assessed at the date of the issuance of the certificate in the name of Charles Williams, Jr. Unless said certificate shall be re-

deemed according to law, tax deed will issue thereon on the 12th day of August, A. D. 1907. Witness my official signature and seal this 11th day of July, A. D. 1907. Clerk Circuit Court, Leon county, Flori HENRY T. FELKEL

NOTICE of Application for Tax Deed, Given in Accordance with Sections 574 and 575 of the General Statutes of the State of Florida,

NOTICE IS HEREBY GIVEN THAT J. R. NOTICE IS HEREBY GIVEN THAT J. R. French, assignee of tax certificate number 34, dated July 3rd, 1905, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situate in Leon county, State of Florida, to-wit: The west half of the northeast quarter, the west half of the southwest quarter of section twenty-nine—29—in township two—2—south of range two—2—east, costaining 165 acres, more or less.

The said land being assessed at the date of the issuance of said certificate in the name of T. F. Thompson Lumber Co. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 12th day of August, A. D. 1907.

Witness my official signature and seal this 11th day of July, A. D. 1907.

[SEAL]

Clerk Circuit Court, Leon county, Florida.

PROCLAMATION.

WATERWORKS PLANT ELECTION.

WHEREAS, Under and by virtue of an act of the Legislature of the State of Fiorida, approved April 19, 1907, and being Chapter 5853 of the Laws of Florida, and also under and by virtue of an act of the Legislature of the State of Florida, approved June 3, 1907, and being Chapter 5856 of the Laws of Florida, the City Council of the City of Tallahassee, did, on the 11th day of July, A. D. 1907, pass, and the Mayor of said City did approve the following resolution, to-wit:

following resolution, to-wit:

A Resolution declaring that it is expedient for the City of Tallahassee to make, construct and put in operation a Waterconstruct and put in operation a water-works Plant, or to purchase or lease, or to acquire by the exercise of the right of eminent domain any such Plant, and to enlarge, extend and improve any such Plant so purchased or leased, or acquired by the exercise of the right of eminent domain, and to issue bonds of said City for making, constructing and putting in operation a Waterworks plant, or for purchasing or leasing, or acquiring by the exercise of the right of eminent domain, any such Plant, and for enlarging, extending and improving any such Plant purchased or leased, or acquired by the exercise of the right of eminent domain, and providing for the submission of the question of the ratification of such Resolution to an election of the qualified voters of said City under the provisions of an act of the Legislature of the State of Florida, approved April 19, 1907, and being Chap. 5853 of the Laws of Florida, and also under the provisions of an act of the Legislature of the State of Florida, approved June 3, 1907, and being Chap. 5856 of the Laws of Florida; be it Resolved, By the City Council of the City of Tallahassee, as follows:

Section 1. That it is expedient for the City of Tallahassee to make, construct and put in operation, or purchase or lease, or acquire by the exercise of the right of eminent domain, a Waterworks Plant for obtaining, distributing and furnishing wa-ter for the use of said City and its inhabiten for the use of said City and its inhabi-tants and such other consumers as may require and pay for the same, either the purchasing or leasing, or acquiring by the exercise of the right of eminent do-main, any such Waterworks Plant, to-gether with the extension, enlargement and improvement thereof to be construed

and improvement thereof to be construed as one purpose.

Sec. 2. That it is also expedient to issue bonds of said City of Tallahassee for the carrying out of any one of said purposes, which the said city may hereafter determine to carry out, of the amount of Seventy-five Thousand Dollars, Principal.

Sec. 3. That the question of the ratification of this resolution, be, and the same is hereby submitted to the resistance with

is, hereby submitted to the registered voters of said City of Tallahassee, residing therein at the time of the election hereinafter provided for, and to be called and held for such purpose, and shall, at the time of such election, have resided in the State of Florida one year and in said city say months immediately preceding such state of Florida one year and in said city six months immediately preceding such election, and who may own real estate therein, and shall have paid their taxes for the year then last due thereon. A majority vote in favor of gatification shall establish the right of the said city to exercise the powers as to any one, of the purposes so ratified, and to issue bonds for the same.

ercise the powers as to any one, of the purposes so ratified, and to issue bonds for the same.

Sec. 4. The election upon such issues shall be held on the thirteenth day of August, A. D. 1907; and D. B. Meginniss is hereby appointed and directed to register all electors of said city possessing the necessary qualifications, and he shall open the registration books for such purpose on the thirty-first day of July, A. D. 1907, at the Council Chamber, in the City Hall in said City and shall keep the same open each day, Sundays excepted, from 9 o'clock A. M. to 1 o'clock P. M., and from 2 o'clock P. M. to 5 o'clock P. M., until the seventh day of August, A. D. 1907, inclusive thereof, and he shall register in a book to be provided for such purpose, the names of all persons who may be entitled to vote at such election, and shall apply for registration.

Sec. 5. That Geo. W. Saxon, Geo. E. Lewis and J. D. Cay, of said city, be, and are, hereby appointed inspectors of such election (one of whom shall act as Clerk), and in case either of them shall fail or omit for any cause to act, the place or places of the personer persons failing to act may be filled by electors at the polis on mid election day. Such electors shall take and subscribe an oath or affirmation for the performance of their duties as is provided as to other municipal elections

for the performance of their duties as is provided as to other municipal elections is provided as to other municipal elections in said city. The polling place of said election shall be at the Council Chamber aforesaid, and the polls shall be open at 8 o'clock A. M. and shail remain open until sundown on said thirteenth day of August, A. D. 1907, during which time a recess of thirty minutes between the hours of 12 o'clock M. and 1 o'clock P. M. shall be allowed, during which time the ballot box shall remain in the possession of at least two of such inspectors.

Sec. 6. The ballots to be used at such election shall all be alike and printed in plain type in straight lines upon plain white paper of such thickness that the printing thereon cannot be distinguished from the back thereof and shall have printed thereon the following words and figures:

City of Tallahassee, August 13th, 1997. WATERWORKS PLANT ELECTION. WATERWORKS PLANT ELECTION.
Making, Constructing and Putting
in Operation, or Purchasing or Leasing, or Acquiring by the Exercise of
the Right of Eminent Domain, a
Waterworks Plant, and Enlarging,
Extending and Improving any such
Plant so Purchased, Leased or Acquired by the Exercise of the Right
of Eminent Domain, either the purchasing, leasing or acquiring by the
exercise of the right of eminent domain, any such waterworks plant together with the extension, enlargement and improvement thereof to be ment and improvement thereof to be construed as one purpose and issuing bonds of the said city to the amount of Seventy-five Thousand Dollars, 

Making, Constructing and Putting in Operation, or Purchasing or Leasing, or Acquiring by the Exercise of the Right of Eminent Domain, a Water-Works Plant, and Enlarging, extend-ing and Improving any such Plant so Purchased, Leased or Acquired by the

Sec. 7. Any one desiring to vote in favor of ratifying this resolution as to making, constructing and putting in operation, or purchasing or leasing, or acquiring by the exercise of the right of eminent domain, a waterworks plant, and enlarging, extending and improving any such plant so purchased or leased, or acquired by the exercise of the right of eminent domain, either the purchasing, leasing or acquiring by the exercise of the right of eminent domain, any such waterworks plant, together with the extension, enlargement and improvement thereof to be construed as one purpose, and the issuing of bonds of said city for carrying out any one of such purposes, shall, before voting, make a cross mark "X" with pen and black ink or black pencil before or to the left of the word "Yes" on his ballot following the statement on the ballot of the said question to be voted on; and any one desiring to vote against the ratification of this resolution shall make a similar mark before or to the left of the word "No," following the statement on the ballot of said question to be voted on, before voting. There shall be on said ballot between the words "Yes" and "No," wherever they occur, and the next preceding word a space sufficient to permit the making of such cross mark "X." Such ballot shall be four inches wide and six inches long. ballot shall be four inches wide and six

inches long. Sec. 8. The Inspectors shall, at the close Sec. 8. The Inspectors shall, at the close of the polls, proceed to canvass the vote cast at such election, and having done so, shall openly declare the result of such election, and shall make out a certificate, in duplicate, stating in words written at full length, the whole number of votes cast in favor of the ratification of this resolution as to the questions herein involved, including that of the issue of bonds, and the whole number of votes cast against the ratification of this resolution, including the issue of bonds, as to tion, including the issue of bonds, as to the questions herein involved. Such certificates shall be signed by each inspec-tor and shall each be sealed up in a separate envelope and endorsed as the returns of such election, and one of such returns of such ejection, and one of such certificates so sealed up, shall be delivered by one of their number without delay to the Mayor of said City and the other to the Clerk of the City Council, and the Mayor and the Clerk snall deliver the same to the City Council at a meeting thereof to be held on the fourteenth day of August, A. D. 1907, between the hours of 7:30 o'clock P. M. and 8:30 o'clock P. M. at which meeting such Council shall M. at which meeting such Council shall open such returns and cause such certificates to be filed and one of them to be entered upon the minutes of the meeting. Sec. 9. The Mayor of said city shall issue a proclamation, giving notice of the time and polling place of such election which proclamation shall be published in one of the newspapers of said city for a least four successive weeks, once a week preceding the day of election, and this esolution shall be published and included

in such proclamation.

Sec. 10. It shall be the duty of the City Council to cause to be prepared and printed the ballots for such election and to take all proper steps for carrying out such election and the purposes of this resolution.

resolution.
Passed the City Council of the City of Passed the City Council of the City Passed the City Council of City Council.

Approved: W. M. M'INTOSH, JR., Mayor.

Attest: A. H. WILLIAMS.

City Clerk.
Now, Therefore, I. W. M. McIntosh, Jr.,
Mayor of said city, do issue this, my proclamation, and hereby give notice that pursuant to said Acts of the Legislature of
Florida, and said resolution, an election
will be held on the thirteenth day of Auwill be held on the thirteenth day of August, A. D. 1907, at the Council Chamber, in the City Hall of said city, during the hours stated in said resolution upon the question of the ratification of said resolu-tion by the voters possessing the qualifications therein specified and registered as provided in such resolution, the said elecprovided in such resolution, the said election to be conducted, and the inspectors thereof to be, and, the returns thereof made and ballots to be, as provided in said resolution, and according to the Laws in such cases made and provided.

Done at the said City of Tallahassee, Leon County, State of Florida, this eleventh day of July, A. D. 1907, as witness my hand and official title and the official seal of said city.

of said city.

Duly attested by the City Clerk, hereunto set and affixed the day and year last above written.
W. M. MINTOSH, JR.,
Mayor.

(Seal) A. H. WILLIAMS, City Clerk.

Guardian's Notice. NOTICE IS HEREBY GIVEN THAT THIRTY days after date I will make application before the County Judge of Leon County, Florida,
for permission to sell, at private sale, the interest
of William F. Robertson, Mary Robertson and C.
Archibald Robertson, minors, in and to the following described real estate, viz: The east half of
lot number two hundred and ninety [290] in the
original plan of the city of Tallahassee, in said
county and state.

Guardian of the estate of William F. Robertson Mary Robertson and C. Archibald Robertson minors.

Executor's Notice.

NOTICE IS HEREBY GIVEN TO ALL creditors, legatees, distributees and all persons having claims or demands against the estate of Edward H. Myers, deceased, late of Leon County, Florida, to present such claims or demands to the undersigned within two years from this date, otherwise the same shall forever afterward be barred.

This 14th day of June, A. D. 1907.
FREDERICK T. MYERS,
Executor of last will and testament of
Edward H. Myers.

Application for Discharge as Executrix.

Notice is hereby given that I will, on the 4th day September, 1907, present my final accounts as \*ecuirix of the last will and testament of Harris D. Hartt, deceased, to the County Judge of Leon county, Florida, at Tallahassee. Florida, and apply for a discharge as such Executrix, G. B. HARTT,

foExecutrix of last will and testament of Harris D. Hartta deceased. 1-6m

Discharge Notice.

NOTICE IS HEREBY GIVEN THAT SIX months after the date of the first publica-tion hereof I will present my final accounts to the County Judge of Leon County, Florida, and ap-ply for my discharge as Administrator of the estate of F. W. Caraway.

ANNIE E. BETHEL,

Tallahassee, Fla., Feb. 22, 1906. Administrator's Notice.

NOTICE IS HEREBY GIVEN TO ALL CREDitors, legatees, distributees, and to all persons having claims or demands against the estate of Ephraim Williams, deceased, late of Loon county, Florida, to present such claims or demands to the undersigned within one year from this date, otherwise same will be forever debarred.

This 2d day of August, 1907.

AMANDA WILLIAMS.

Administratrix Estate of Ephraim William
Tallahassee, Fla., August 2, 1907.

Print with your home printer always.

In the Circuit Court, Second Judicial Circuit, Leon County, Florida.

Circuit, Leon County, Florida.

W. S. Thomson, H. I. Thomson and A. E. Colwell, vs. Raymond Cay, Charles A. Cay and S. S. Flemming.—Petition to establish lost note.

Notice is hereby given to all persons interested herein. to appear in our Circuit Court, Second Judicial Circuit Court Leon County, Florida, at Tallahashee, on Wednesday the 29th day of August, 1907, and show cause, if any they can, why the original note, a substantial copy of which is below given, should not on the petition of W. S. Thomson, H. I. Thomson and A. E. Colwell, filed herein on July 5th 1907, be established in lieu of the original note alleged therein tofhave been lost or destroyed at the banking house of the City National Bank of Greenaboro, North Carolina, of which said banking house, W. S. Thomson is president, within a few days after it was made and delivered, to-wit: April 25th, 1908, said petition alleging that said W. S. Thomson, H. I. Thomson and A. E. Colwell, petitioners, and Raymond Cay, Charles A. Cay and S. S. Fleming are the only parties interested for or against the re-establishment of said lost note, a substantial copy of which note is as follows:

\$2,000.00. Tallahassee, Fl.A, April 25, 1906.

One year after date, I promise to pay to W. S. Thomson, H. I. Thomson and A. E. Colwell, or order, the sum of Two Thousand Dollars, with interest from date thereon, at the rate of Six percentum, for value received. Payable at the First National Bank, Tallahassee, Florida.

(Signed) RAYMOND CAY, CEARLES A. CAY, S. S. FLEMING.

This 5th day of July, A. D. 1907.

This 5th day of July, A. D. 1907.

HENRY T. FELKEL,

Clerk of the Circuit Court, Second Judicial Circuit, Leon County, Florida.

Seal of the

Circuit Court,

Leon County, Florida.

GUARDIAN'S NOTICE.

Leon County: Florida.

NOTICE IS HEREBY GIVEN THAT THE undersigned guardian of the estates of Lila Blanch Griffith and Lina Erminie Griffith, minors, will make application to the Hon. B. A. Megin niss, county judge of Leon county, Florida, at his office in the court house, on Monday, the 5th day of August, A. D. 1907, at 10 o'clock a. m., or as soon thereafter as I can be heard, for authority to sell the undivided two-thirds interests of the said minors in and to the following described property, located in the city of Tallahassee, county of Leon, State of Florida, to-wit: Tallahassee

ty of Leon, State of Florida, to-wit: Tallahassee city lot No. 37, old plan.

FANNIE LOUISE BYRD,

Guardian of the Estates of Lila Blanch Griffith and Lina Erminie Griffith.

SHERIFF'S SALE.

UNDER AND BY VIRTUE OF A WRIT OF execution issued out of the Second Judicial Circuit Court of Florida, in and for Leon county, circuit Court of Florida, in and for Leon county, in a certain cause therein pending, wherein the Tallahassee Iron Works, a corporation under the laws of Florida, is plaintiff, and S. Peter Horne is defendant, I will expose for sale at public vendue on Monday, the fifth day of August, A. D. 1907, at the hour of twelve o'clock noon, at the court house door, in the city of Tallahassee, Leon county, Florida, the following described personal property, to-wit: One thirty-five hore power fire-box boiler on skids; levied upon as the property of S. Peter Horne, defendant in the above erty of S. Peter Horne, defendant in the above

This 5th day of July, A. D. 1907.

CHARLES HOPKINS,

CHARLES HOPKINS, Sheriff Leon County, Florida.

Lost Steer!

A large, light dun steer is strayed or stolen. Any information leading to his recovery will be rewarded. A. D. BYRD.

Tallahassee, Fla.

Print and Prosper.

Statement.

Made under Section 25, Chapter 4115, Laws o Florida, showing the amount of taxes charged to the Tax Collector of Leon county, Florida, to be collected for the current year 1907, and the apportionment of the same to the several funds for which such taxes have been levied:

APPORTIONMENT Am't Paid to July 1st, 1907 ... Am't Paid to July 1st, 1907 ... 537.00 4,398.32 3,319.71 Road and Bridge... Am't Paid to July 1st, 1907... 2,925.41 2,213.14 ecial School District No. 1. 4,431.00 Am't Paid to July 1st, 1907 ...

10,291,79 Clerk Circuit Court, Leon County Florida, July st, 1997

In the Circuit Court, Second Judicial Circuit, Leon County, Florida.

Ella B. Chaires, Plaintiff, vs. S. D. Hightower, Jr., Defendant.—Civil Action. To S. D. Pightower, Jr., Defendant, and All Persons Interested in the Above Suit:
You are hereby notified that a writ of attachment has been issued against you and your property attached to satisfy the demand of said plaintiff, amounting to two hundred and thirty-two deligns.

Now, unless you shall appear before the said court in and for said county, at Tallahasse, Fis., on the 7th day of October, A. D. 1907, judgment will be entered against you, and your property sold for the debt.

Dated this 2d day of August, 1907, 22-8w

ELLA B. CHAIRES, Plaintiff.

WHITE Cream Vermifuge



THE CHILDREN'S FAVORITE TONIC

SEWARE OF IMITATIONS. THE GENUINE PREPARED ONLY BY Ballard-Snow Liniment Co. ST. LATTE, MO.

FOR SALE BY HARDEE-SMITH CO.

Are You Going to Build?

If so, come and see our stock of kiln dried lumber before purchasing your supplies. We can save you money. 11tf Child Bros.

For \_\_\_\_\_ M. Everybody, Everywhere. \_\_\_ W. CAREFUL, Pure Drugs and Chemicals. Promptness and Accuracy, Courteous Attention. Dr. B. E. Careful. B Date, All the time Amt.

The above is to be had at

R. W. Cobb, Drug Co. East side of Monroe St.

CONSTANTINE HOTEL.

Centrally located near Capitol

and everything the best. . . RATES, \$.00 PERDAY.

CONSTANTINE A GERO, Propr.

Vulcanite.

Shingles cost \$7.00 per If square in place.

Vulcanite.

Roofing

cost \$4.00 per square in place.

For Information and sampe see

Tallahassee Hardware Company.